ryland, held in : Chapters 56, 164, 165, 170, heretofore acthe council, by y law, to those es counties, to eneral assembly

Real Estate of the District of

y of Maryland, e and is hereby eemed advantaexandria, in the and dispose of all m, lying and bene and upon such ans court; and hase money, the the purchaser or luly made, shall and interest, of, George Slacum

ppointed by the cution of the duthe state of Madeem sufficient, e, which shall be same, or an oferson or persons the same.

no sale made by be good and vaphans court, and court, the said time to time un-

court be and is the proportion e which Jane H. Il have in lieu of h nor less than court are further the proceeds of ting the amount ises, invested in the heirs of the

5. And be it enacted, That the said trustee shall be entitled to Dec. Ses. 1816 such sum or sums of money, for his or her expenses and trouble Trustee's althat he or she may necessarily be put to in the performance of lowance. the duties required of him or her under this act, as the orphans court of Somerset county shall think proper to allow him or her; Provided, that in case of the death of any of the said children, before their arrival at lawful age, or their dying intestate without issue, the said stock, so to be purchased as aforesaid, and the proceeds arising from the sale of the said land directed to be paid to the said children by this act, shall be considered as a part of the real estate of the said George Slacum, deceased, and shall descend to his heirs at law, and legal representatives, in the same manner as the said real estate would descend if the same had not been sold under and in virtue of this act.

CHAPTER 247.

An act to alter and change all and every part of the Passed Feb. 56 Constitution and Form of Government as relates to the Attorney General.

Sec. 1. Be it enacted by the General Assembly of Maryland, Part of con-That all and every part of the constitution and form of government of this state, which relates to the attorney general, be and the same is hereby abrogated, annulled, and made void.

2. And be it enacted, That the duties and services, now pro- performed as vided by law to be done and performed by the attorney general, hereatt shall be done and performed by such persons, and in such manner, as the general assembly of Maryland shall hereafter direct.

3. And be it enacted, That if this act shall be confirmed by the If confirmed general assembly of Maryland, after the next election of dele to be part of the constitugates, in the first session after such new election, as the con-tion. stitution and form of government directs, in such case this act, and the alterations of the constitution therein contained, shall constitute and be valid as a part of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

CHAPTER 248.

An act directing the Register of the Land Office for the Western Shore to Record the Certificate of a Survey made of a Manor commonly called Lord Baltimore's Manor, on the Great Glades, in Allegany County.

WHEREAS, there is in the land office for the western shore, Preamble. a paper (and which has been produced to this general assembly) purporting to be an original certificate of a survey of a manor, made by Francis Deakins, then one of the deputy surveyors of the province, in pursuance of a special order to him directed from the then governor, bearing date the twenty-second of April, in the year one thousand seven hundred and sixty-eight, by which it appears that the said Deakins, on the eighth day of May, in the year aforesaid, surveyed and laid out for his Lordship, the right honourable Frederick, Lord Baron of Baltimore, all that tract or parcel of land called lying in Frederick, (now